REMARKS

In the Office Action mailed October 25, 2004, the Examiner stated that claims 1, 4, 6, 7, 10, 13, 15 and 16 are allowed to the extent that they read on the elected invention, but that no claims would pass to issue until all non-elected subject matter had been deleted from the claims. Applicant believes that only claims 1 and 10 need to be amended to eliminate references to propylene within the allowed claims, and that all other claims require no further amendment to have them read only on the elected invention.

Respectfully submitted

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